

Message

From: Hackett, David P [David.Hackett@bakermckenzie.com]
Sent: 12/5/2018 5:07:07 PM
To: Johnson, Barnes [Johnson.Barnes@epa.gov]
CC: Celeste, Laurel [celeste.laurel@epa.gov]; ORCR IO [ORCR_IO@epa.gov]; Devlin, Betsy [Devlin.Betsy@epa.gov]; Elliott, Ross [Elliott.Ross@epa.gov]; Huggins, Richard [Huggins.Richard@epa.gov]; Huff, Mark J [huff.markj@epa.gov]; Birchfield, Norman [Birchfield.Norman@epa.gov]
Subject: Re: [EXTERNAL] Re: Meeting Request
Attachments: image001.png; image001.png

Great. Thanks ! We will do so.

David P. Hackett
Baker & McKenzie LLP
300 East Randolph Street, Suite 5000
Chicago, Illinois 60601, USA

Ex. 6 PP / Ex. 7(C)

David.Hackett@bakermckenzie.com<mailto:David.Hackett@bakermckenzie.com>

On Dec 5, 2018, at 9:17 AM, Johnson, Barnes <Johnson.Barnes@epa.gov<mailto:Johnson.Barnes@epa.gov>> wrote:

Dear David,

Thanks for reaching out. We would welcome a meeting to discuss the matters you outlined. I am sure it comes as no surprise that, while we do have several ongoing regulatory efforts underway, recent legal actions, including the DC Circuit decision, have added another dimension to the Coal Combustion Residuals program that we continue to work through. I can't promise that we will have answers to all of your questions but we are certainly willing to meet and can discuss some of the information that we would find useful as we move forward.

It might be best if you could offer several different dates and times that would work for you and then we could go from there.

Sincerely,

Barnes Johnson

From: Hackett, David P <David.Hackett@bakermckenzie.com<mailto:David.Hackett@bakermckenzie.com>>
Sent: Saturday, December 1, 2018 6:48 PM
To: Johnson, Barnes
Subject: Meeting Request

Barnes, I hope you are doing well. As you may remember, I represent the Gypsum Association and roughly 5 years ago we connected in relation to the Agency's coal ash rule. We were pleased with the opportunity to visit with you and others then and appreciated the Agency's engagement with us throughout the multi-year rulemaking process. With the voluntary remand of specific areas of the rule and the DC Circuit's decision in August on other parts, we understand that EPA is revisiting aspects of the rule in several phases. We would very much like to visit for a brief meeting to understand where you are in the process and to learn how we might be most helpful to you in the ongoing rulemaking. Please let me know whether and when it might be possible to get together. Thank you very much for your time and interest.

Best regards.

David P. Hackett
Partner
Baker & McKenzie LLP

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